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**UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK**

In re:

DELPHI CORPORATION, *et al.*,

Debtors.

DELPHI CORPORATION, *et al.*,

Plaintiffs

- against -

DSSI and DSSI, LLC,

Defendants.

Chapter 11

Case No. 05-44481 (RDD)

(Jointly Administered)

Adv. Pro. No. 07-02236 (RDD)

**JOINDER OF DSSI DEFENDANTS IN REPLIES OF  
METHODE ELECTRONICS, INC.'S AND MICROCHIP  
TECHNOLOGY INCORPORATED TO REORGANIZED DEBTORS'  
AMENDED OMNIBUS RESPONSE TO CERTAIN DEFENDANTS' SUBMISSIONS  
REGARDING THE OCTOBER 2, 2009 SUPPLEMENTAL POSTCONFIRMATION  
EXTENSION OF AVOIDANCE ACTION SERVICE DEADLINE MOTION**

DSSI LLC and DSSI<sup>1</sup> (the “DSSI Defendants”), by and through their undersigned counsel, hereby join in the Response/Reply and Objection filed by the following similarly situated defendants (the “Joinder”) to the *Reorganized Debtors’ Omnibus Response to Certain Defendants’ Submissions Regarding the October 2, 2009 Supplemental Postconfirmation Extension of Avoidance Action Service Deadline Motion* (the “Omnibus Response”), as amended on September 13, 2011 by the *Reorganized Debtors’ Amended Omnibus Response to Certain Defendants’ Submissions Regarding the October 2, 2009 Supplemental Postconfirmation Extension of Avoidance Action Service Deadline* (the “Amended Response”): (i) Methode Electronics, Inc. (Main Case No. 05-44481, Docket No. 21617) and (ii) Microchip Technology Incorporated (Main Case No. 05-44481, Docket No. 21621) (collectively, the “Replies”).

More particularly, the DSSI Defendants join in and adopt all relevant and applicable arguments and authorities set forth in the Replies, as well as in all other objections/replies filed by similarly situated defendants, as if they were set forth herein in their entirety.

### **JOINDER IN REPLIES**

1. In the interest of judicial economy, the DSSI Defendants will not repeat and restate the arguments advanced by similarly situated parties who have filed Replies to the Omnibus Response and the Amended Response. Rather, and as noted hereinabove, the DSSI Defendants join in and adopt all relevant and factually applicable arguments and authorities set forth in the Replies, as well as in all other objections/replies filed by similarly situated defendants, as if they were set forth herein in their entirety.

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<sup>1</sup> In the Debtors’ preference action, the Debtors assert claims against a defendant styled “DSSI”. There is no entity known as DSSI in DSSI LLC’s corporate organization. Therefore, no response is necessary on behalf of this non-existent entity. “DSSI” is only referenced here to alert the Court to this issue and to prevent a default judgment being obtained against “DSSI” and efforts to assert any such judgment against DSSI LLC.

2. The DSSI Defendants further reserve their right to supplement this Joinder, including but not limited to providing documentary evidence, and to appear at any and all hearings and conferences scheduled with respect to the Omnibus Response and the Amended Response.

### **CONCLUSION**

WHEREFORE, and for the reasons set forth hereinabove and in the Replies, the DSSI Defendants respectfully request that this Court enter an Order: (i) denying the Omnibus Response and the Amended Response with prejudice; and (ii) granting such other and further relief as the Court deems necessary and appropriate.

Dated: October 7, 2011  
Roseland, NJ

#### **FOX ROTHSCHILD LLP**

By: /s/ Richard M. Meth

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